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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/531,965	11/07/2005	Stefan Golz	Le A 36 374	8345
35969 JEFFREY M. G	7590 12/06/200° GREENMAN	7	EXAMINER	
BAYER PHARMACEUTICALS CORPORATION			SHEN, BIN	
	00 MORGAN LANE EST HAVEN, CT 06516		ART UNIT	PAPER NUMBER
			1657	
			MAIL DATE	DELIVERY MODE
			12/06/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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		Application No.	Applicant(s)			
Office Action Summary		10/531,965	GOLZ ET AL.			
		Examiner	Art Unit			
		Bin Shen	1657			
Period fe	<ul> <li>The MAILING DATE of this communication apport in Reply</li> </ul>	pears on the cover sheet with the c	correspondence address			
A SH WHIC - Exte after - If NC - Failu Any	IORTENED STATUTORY PERIOD FOR REPL'CHEVER IS LONGER, FROM THE MAILING Domisions of time may be available under the provisions of 37 CFR 1.1 r SIX (6) MONTHS from the mailing date of this communication. Diperiod for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Statuș						
1)⊠	Responsive to communication(s) filed on 28 S	eptember 2007.				
2a)□	This action is <b>FINAL</b> . 2b) This action is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposit	ion of Claims		•			
4)⊠	4)⊠ Claim(s) <u>2,27 and 28</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)[	Claim(s) is/are allowed.					
•	☑ Claim(s) <u>2, 27, 28</u> is/are rejected.					
•	Claim(s) is/are objected to.					
8)	Claim(s) are subject to restriction and/o	or election requirement.				
Applicat	tion Papers					
9)[	The specification is objected to by the Examine	er.				
10)	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
	Applicant may not request that any objection to the					
	Replacement drawing sheet(s) including the correc					
11)[_]	The oath or declaration is objected to by the Ex	kaminer. Note the attached Office	Action or form P10-152.			
Priority	under 35 U.S.C. § 119					
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Burea See the attached detailed Office action for a list	is have been received. Is have been received in Applicati Irity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage			
2) Noti	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08)	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F	ate			
Pap	er No(s)/Mail Date	6) Other:				

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### DETAILED ACTION

The amendment received 9/28/2007 has been entered.

The applicant's argument with regard to the rejection under 35 USC § 112, first paragraph, is deemed persuasive and the rejection is hereby withdrawn.

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 2, 28 are rejected under 35 U.S.C. 102(b) as being anticipated by Fujishige et al. (JBC 1999;274:18438-18445).

Fujishige et al. teach a method of determining the activity of a PDE10A polypeptide at a certain concentration and at a different concentration of several test compounds (page 18443, right column, last paragraph and Table II). Table II shows the IC50 value of the tested compounds/inhibitors. A test compound (inhibitor) needs to be tested at several different concentrations in order to obtain an accurate IC50 value. The method also identifies test compound as a potential therapeutic agent useful in the treatment of cardiovascular disease, and other diseases involve the tissue/organ where PDE10A is expressed, (see expression of human PDE10A in various tissues such as heart that related to cardiovascular disease and brain

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that related to Alzheimer's disease, on page 18442, Fig. 3) because the only nexus between PDE10A and various diseases claimed in the specification is the tissue specific expression patterns which is shown by Fujishige in Fig.3 on page 18442. Therefore, the cited reference is deemed to anticipate the instant claims above.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 2, 27, 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fujishige.

Fujishige teaches what is above.

Fujishige does not teach identifying test compound as a potential therapeutic agent useful in the treatment of cancer.

However, Fujishige suggest a link between the tissue specific expression pattern of PDE10A and genetic disease (such as juvenile parkinsonism, see page 18445, left column, end of 1<sup>st</sup> full paragraph).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the method of

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Fujishige to identify compound as a potential therapeutic agent useful in the treatment of many diseases involved in the tissue/organ where PDE10A expresses because Fujishige teaches a method of screening for therapeutic agents (read as inhibitors) that affect PDE10A activity and identify the compound (inhibitor) as potential therapeutic agent useful in the treatment of diseases by showing PDE10A's tissue specific expression pattern. One would have been motivated to use the method to identify compound as a potential therapeutic agent for cancer and other diseases because Fujishige et al. specifically described the link between PDE10A expression pattern and genetic disease (page 18445, left column, end of 1st full paragraph), and would reasonably have expected success in view of Fujishige's suggestion of analysis of tissue distribution in detail for pharmacological analysis using selective inhibitors to elucidate its physiological role (page 18445, left column, 2<sup>nd</sup> full paragraph).

From the teachings of the references, it is apparent that one of ordinary skill in the art would have had a reasonable expectation of success in producing the claimed invention. Therefore, the invention as a whole was prima facie obvious to one of ordinary skill in the art at the time the invention was made, as evidenced by the references, especially in the absence of evidence to the contrary.

#### Conclusion

## 3. No claim is allowed.

Certain papers related to this application may be submitted to Art Unit 1636 by facsimile transmission. The faxing of such

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papers must conform with the notices published in the Official Gazette, 1156 OG 61 (November 16, 1993) and 1157 OG 94 (December 28, 1993) (see 37 C.F.R. § 1.6(d)). The official fax telephone number for the Group is 571-273-8300. NOTE: If Applicant does submit a paper by fax, the original signed copy should be retained by applicant or applicant's representative. NO DUPLICATE COPIES SHOULD BE SUBMITTED so as to avoid the processing of duplicate papers in the Office.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to (571) 272-0547.

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Any inquiry concerning rejections or objections in this communication or earlier communications from the examiner should be directed to Bin Shen, Ph.D., whose telephone number is (571) 272-9040. The examiner can normally be reached on Monday through Friday, from about 9:00 AM to about 5:30 PM. A phone message left at this number will be responded to as soon as possible (i.e., shortly after the examiner returns to her office).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dr. Terry McKelvey can be reached at (571) 272-0775.

B Shen

Art Unit 1655

PALPH GITOMER
PRIMARY EXAMINER
GROUP 1200

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